

August Court - 1729 - 216

This but the same allegation Confessed to be true Brey's Judgment & those Damages above Com-

ferred together with his Costs & Charges add to him Adjudged

Therefore by Consent of the Parties add it is Conversed that of the Richard Collier
Recover against of the whole his damages add to of eleven & twelve Shillings Eight
Pence Court Money by of same Bill, is found add Confessed as also two hundred & eleven

ⁱⁱ pounds of tobacco for his costs & charges to of same Richard at his request by the
Court here & the Consent of the Parties add Adjudged which certain Damage in whole
do amount to Eleven pounds twelve Shillings Eight Pence and
pounds of tobacco the add Debt in Mercy

St William Blaner - - | Somerset f. Richard Coward late of Somerset County planter and Mary
his wife Executors of the last Will and Testament of Caleboun Taylor late
for Richard Coward Et usw. Esq. of Somerset County decd. alias Dick. Caleboun Taylor of Somerset County in
Caleboun Taylor - - -

Many land Planter were sumoned to answer unto William Blaner off alia
that they Render unto him the full and just sum of four pounds three shillings and one half penny
which from
him they unjustly detaine. And whereupon the same William by Lewis his attorney saith that whereas
the afo Caleboun Taylor in his life time the tenth day of May and dñe. One thousand Seven hundred and
and twenty five at Somerset County within the Jurisdiction of this Court by his certain Writing Obligatory
Granted himself to be held and firmly bound unto the said William Blaner in the afo sum off four
pounds three shillings and one half penny sum money to be paid the same William when afterward the
said Caleboun should be thereto requested yet the afo Caleboun in his life time and the afo Richard and
Mary since his death altho' often thereto required the said sum off four pounds three shillings and
one half Penny to the said William hath not Rendered but the same hitherto to do have altogether
denied ~~and~~ ~~and~~ and the same Richard and Mary the same to doe still doth deny and
unjustly detaine whereby the same William say he is worse and hath damage to the value of eight pounds
and one half Penny off Maryland and thereof he bring his suit and brings here unto Court the writing Obligatory
of which & Debt as in form afo withdrawne - Aye and Cledge & in the Doe R Rose.

And the said Richard Coward and Mary his wife in their own proper persons come and defend a
suit and injury when & and pray leave to sue pale here unto until the next Court and they have it and
the same day is given to the graft here also her.

At which said next Court to wit the Nineteenth day of August and dñe. One thousand seven
hundred and Twenty Nine Come again as well the afo William Blaner by his attorney afo as the afo Richard
Coward and Mary his wife Executors afo in their own proper persons, and whereupon the said Richard Coward
and Mary his wife say that they cannot have any the action afo nor but that the writing afo is the act &
deed of the afo Caleboun nor but that they doe detaine from the afo William the afo sum of four pounds three shillings
and one half Penny sum money in manner and form as the afo Wm. above against them hath declared to

Therefore it is Considered that the afo William Blaner Recover against the afo Richard Coward and
Mary his wife Executors of the afo Caleboun Taylor four pounds three shillings & one half penny sum money by debt
218 afo and his damages by reason of withholding of the same afo to ^{gounds} and his damages by reason of withholding of the same afo to ^{gounds} and his debts ^{which were} of the afo Caleboun at the time of his
death to same her afo by the sum adjudged off the gounds and debts of the afo Caleboun at the time of his
death in the hands of the afo Richard and Mary remaining to be administered if so much thereof in their hands they leave and if
so much in their hands they have not then due afo to be dead of a proper good & all afo debts in Mercy of